

**Beth Davis**

---

**From:** Jason Vanacour <jvanacour@vanacourperkins.com>  
**Sent:** Wednesday, October 05, 2016 5:37 PM  
**To:** Pat Huttenbach; Joshua M. Sandler; Kevin Perkins  
**Subject:** Re: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Pat,

We do not agree to the "agreed motion". We have been trying to figure out the benefits for our client with this "agreed motion" and why we would agree to it and will not agree unless we think it is beneficial for our client to do so. But to be clear, we do not agree to anything be filed.

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Currently, we have a mediation in this matter tomorrow and think it would be wise for us all to discuss this matter on Friday before anything is done.

Thank you,  
Jason

**Jason Vanacour**  
Attorney at Law



**Vanacour Perkins PLLC**  
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f. 972-476-1109  
e. [jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)



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**From:** Pat Huttenbach <whuttenbach@hirschwest.com>  
**Date:** Wednesday, October 5, 2016 at 5:08 PM  
**To:** "Joshua M. Sandler" <JSandler@lynnllp.com>, Kevin Perkins <kperkins@vanacourperkins.com>, Jason Vanacour <jvanacour@vanacourperkins.com>

**Subject:** ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Please see attached.

William "Pat" Huttenbach | [Bio](#) |   
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William "Pat" Huttenbach |  Bio |  vCard  
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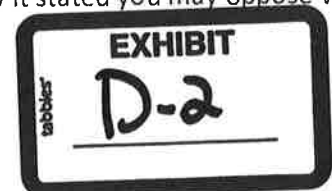


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*Attorneys and Counselors*

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F. 713.223.9319  
[phuttenbach@hirschwest.com](mailto:phuttenbach@hirschwest.com)

October 5, 2016

*Via Email: [jsandler@lynnllp.com](mailto:jsandler@lynnllp.com)*

Joshua M. Sandler  
LYNN PINKER COX HURST, LLP  
2100 Ross Avenue, Suite 2700  
Dallas, Texas 75201

*Via Email:*

*[jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)*

Jason Vanacour  
VANACOUR PERKINS PLLC  
14675 Midway Road, Suite 100  
Addison, Texas 75001-3500

*Via Email:*

*[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)*

Kevin Perkins  
VANACOUR PERKINS PLLC  
14675 Midway Road, Suite 100  
Addison, Texas 75001-3500

Re: Civil Action No. 4:15:CV-338-ALM; *Securities and Exchange Commission vs. Sethi Petroleum, LLC and Sameer P. Sethi*, In the United States District Court for the Eastern District of Texas, Sherman Division.

Civil Action No. 4:15:cv-00760-ALM; *Marcus A. Helt, Receiver for Sethi Petroleum, LLC and Sameer P. Sethi vs. Sambina Properties, Ltd., Sambina Brookview Center, Ltd., Sambina Homes, Ltd. and Sambina Trust*, In the United States District Court for the Eastern District of Texas, Sherman Division.

Dear Josh, Kevin, and Jason:

I know I have spoken to both of you with regard to Mr. Sandler withdrawing as counsel and Mr. Perkins and Mr. Vanacour now being the new counsel for the Sethi Interpleader Defendants. It was my understanding, that Mr. Sandler had confirmed our prior agreements and understandings with the new counsel before he withdrew. If I am mistaken, please immediately advise both me and the Court as the Motion to Withdraw was not listed as opposed (I had told Josh that my client opposed his motion if the settlement was not complied with).

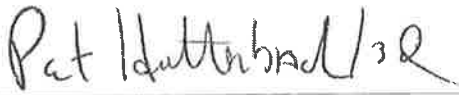
October 5, 2016  
Page 2

I have been waiting for approximately six weeks with the Receiver to decide whether or not to oppose our proposed joint motion. I plan to go ahead and file the motion and list the Receiver as possibly opposed if I do not hear back from the Receiver in the next few days. The last time I spoke with the Receiver, the Receiver said that he likely was not going to oppose the motion. The only change will be to the Certificate of Service with the new attorneys. Again, I assume that your clients are still agreement to this motion, and if not, please let me know by Friday as I plan to file the enclosed Motion on Friday, October 7, 2016.

If you have any other questions or comments, please do not hesitate to call.

Very truly yours,

HIRSCH & WESTHEIMER, P.C.

By:   
William "Pat" Huttenbach

WPH/jkb  
Enclosure

## Pat Huttenbach

---

**From:** Pat Huttenbach <whuttenbach@hirschwest.com>  
**Sent:** Wednesday, October 05, 2016 6:31 PM  
**To:** Jason Vanacour  
**Cc:** Joshua M. Sandler; Kevin Perkins  
**Subject:** RE: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

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Hopefully, you can settle tomorrow and we can file the motion and end my client's involvement in the matter as well.

Thanks,  
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From my iPhone.



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<image001.png>

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**From:** Pat Huttenbach <whuttenbach@hirschwest.com>  
**Sent:** Monday, October 10, 2016 10:40 AM  
**To:** Jason Vanacour  
**Cc:** Joshua M. Sandler; Kevin Perkins  
**Subject:** RE: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

I called and left a message on Friday. Can we visit today?

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Good advice. I hope you understand how frustrating this case has been for my client. Plus, there is much more to this story due to stuff done by the prior attorney for your clients before Josh got involved (he had represented several times that appearances would be made and then failed to do so).

Thanks,  
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Pat,

Let's talk Friday afternoon. And please know that making statements like you do below does not help anything and will not do anything to influence or force us into anything. So please refrain from further threats.

Jason Vanacour  
From my iPhone.

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**From:** Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)>

**Date:** Wednesday, October 5, 2016 at 5:08 PM

**To:** "Joshua M. Sandler" <[JSandler@lynnllp.com](mailto:JSandler@lynnllp.com)>, Kevin Perkins

<[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)>, Jason Vanacour <[jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)>

**Subject:** ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Please see attached.

William "Pat" Huttenbach | Bio | <image002.gif>  
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<image003.png>

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[phuttenbach@hirschwest.com](mailto:phuttenbach@hirschwest.com)  
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\*\*\*\*\*



## Pat Huttenbach

---

**From:** Pat Huttenbach  
**Sent:** Tuesday, October 25, 2016 6:38 PM  
**To:** 'Jason Vanacour'  
**Cc:** 'Joshua M. Sandler'; 'Kevin Perkins'  
**Subject:** RE: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

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Again, please let me know your position on such issues.

Thanks,  
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William "Pat" Huttenbach |  | Bio | vCard  
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**Subject:** RE: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

No. I have heard nothing.

Thanks,  
Pat

William "Pat" Huttenbach |  | Bio | vCard  
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Hopefully, you can settle tomorrow and we can file the motion and end my client's involvement in the matter as well.

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<[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)>  
**Subject:** Re: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to  
reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

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Josh had already approved the form and substance of the motion and proposed order on behalf of your clients. He had also send an email to the court's clerk confirming this agreement (and I will forward a copy of those emails). You are now apparently going to knowingly breach this settlement, and I just want to make sure I will be advising the court accordingly if you are truly going to not agree to the motion.

I am not trying to do anything other than to end my client's involvement and it sounds like you guys will now be objecting to a settlement you had already agreed to do. I urge you to speak with Josh and work this out. I also wish you luck at the mediation.

Thanks,  
Pat

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**To:** Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)>; Joshua M. Sandler <[JSandler@lynnllp.com](mailto:JSandler@lynnllp.com)>; Kevin Perkins <[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)>  
**Subject:** Re: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Pat,

We do not agree to the "agreed motion". We have been trying to figure out the benefits for our client with this "agreed motion" and why we would agree to it and will not agree unless we think it is beneficial for our client to do so. But to be clear, we do not agree to anything be filed.

As for the motion to withdraw, it is unclear on what basis you would have objected other than your client did not get what it wanted. The "agreed motion" was never filed because there was no agreement. If you feel you must file something regarding the motion to withdraw that is your prerogative, but as you know it stated you may oppose when we filed the motion.

Currently, we have a mediation in this matter tomorrow and think it would be wise for us all to discuss this matter on Friday before anything is done.

Thank you,  
Jason

**Jason Vanacour**  
Attorney at Law

<image001.png>

**Vanacour Perkins PLLC**  
t. 972-865-6033  
f. 972-476-1109  
e. [jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)

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**Date:** Wednesday, October 5, 2016 at 5:08 PM  
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<[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)>, Jason Vanacour  
<[jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)>  
**Subject:** ANBT/Sethi - ltr to counsel w/agreed motion to submit order  
on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Please see attached.

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\*\*\*\*\*

**Beth Davis**

---

**From:** Jason Vanacour <jvanacour@vanacourperkins.com>  
**Sent:** Wednesday, October 26, 2016 1:08 PM  
**To:** Pat Huttenbach  
**Cc:** Joshua M. Sandler; vanacourperkins Perkins  
**Subject:** Re: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Pat,

It was my understanding after our mediation that the Receiver was going to contact you and tell you they opposed the motion and that the bank should wait to file anything until we can see if the matter can be settled. Apparently, there has been a miscommunication or breakdown with the Receiver and what was conveyed at the mediation.

In any event, I know you continue to say that prior counsel agreed to the motion, but whether that is true or not, our position has changed and we do not agree to the motion as it does much more than just interplead the money. In fact, the motion apparently is an attempt by the bank to completely absolve itself from any liability for its improper actions of freezing the money in the first place by attempting to obtain a release by my client. I know you continue to say that you simply want to end your client's involvement, but there are issues with your client's actions in this matter and my client has no obligation to release your client if it is not in my client's best interest.

Also, it is worth noting that what you are calling an Agreed Motion was never an agreed motion by all parties and as such, my client has every right to change his mind. If you have any legal authority to the contrary, we would be happy to consider it.

Jason

---

**From:** Pat Huttenbach  
**Date:** Tuesday, October 25, 2016 at 6:37 PM  
**To:** Jason Vanacour  
**Cc:** "Joshua M. Sandler" , vanacourperkins Perkins  
**Subject:** RE: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

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Again, please let me know your position on such issues.

Thanks,  
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**From:** Pat Huttenbach [mailto:whuttenbach@hirschwest.com]

**Sent:** Monday, October 10, 2016 11:19 AM

**To:** Jason Vanacour

**Cc:** Joshua M. Sandler ; Kevin Perkins

**Subject:** RE: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

No. I have heard nothing.

Thanks,  
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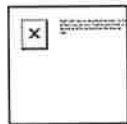
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[hirschwest.com](http://hirschwest.com)

**From:** Jason Vanacour [<mailto:jvanacour@vanacourperkins.com>]

**Sent:** Wednesday, October 05, 2016 5:37 PM

**To:** Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)>; Joshua M. Sandler <[JSandler@lynnllp.com](mailto:JSandler@lynnllp.com)>; Kevin Perkins <[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)>

**Subject:** Re: ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Pat,

We do not agree to the "agreed motion". We have been trying to figure out the benefits for our client with this "agreed motion" and why we would agree to it and will not agree unless we think it is beneficial for our client to do so. But to be clear, we do not agree to anything be filed.

As for the motion to withdraw, it is unclear on what basis you would have objected other than your client did not get what it wanted. The "agreed motion" was never filed because there was no agreement. If you feel you must file something regarding the motion to withdraw that is your prerogative, but as you know it stated you may oppose when we filed the motion.

Currently, we have a mediation in this matter tomorrow and think it would be wise for us all to discuss this matter on Friday before anything is done.

Thank you,  
Jason

**Jason Vanacour**  
Attorney at Law

**Vanacour Perkins PLLC**  
t. 972-865-6033  
f. 972-476-1109  
e. [jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)

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---

**From:** Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)>  
**Date:** Wednesday, October 5, 2016 at 5:08 PM  
**To:** "Joshua M. Sandler" <[JSandler@lynnllp.com](mailto:JSandler@lynnllp.com)>, Kevin Perkins <[kperkins@vanacourperkins.com](mailto:kperkins@vanacourperkins.com)>, Jason Vanacour <[jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)>  
**Subject:** ANBT/Sethi - ltr to counsel w/agreed motion to submit order on motion to reconsider interpleader [IWOV-HIRSCHWEST.FID361240]

Please see attached.

William "Pat" Huttenbach | [Bio](#) |  
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## Pat Huttenbach

---

**From:** Pat Huttenbach <whuttenbach@hirschwest.com>  
**Sent:** Friday, November 11, 2016 6:14 PM  
**To:** jvanacour@vanacourperkins.com; Joshua M. Sandler; kperkins@vanacourperkins.com  
**Cc:** Pat Huttenbach; Jacob M. Stephens; Montye B. Holmes; Beth Davis; Jennifer K. Baumann  
**Subject:** ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]  
**Attachments:** 2016-11-11 Letter to Jason Vanacour re various issues.PDF

Please see attached.

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HIRSCH & WESTHEIMER

*Attorneys and Counselors*

T. 713.220.9184  
F. 713.223.9319  
phuttenbach@hirschwest.com

November 11, 2016

*Via Email: [jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)*

Jason Vanacour  
VANACOUR PERKINS PLLC  
14675 Midway Road, Suite 100  
Addison, Texas 75001-3500

Re: Civil Action No. 4:15:CV-338-ALM; *Securities and Exchange Commission vs. Sethi Petroleum, LLC and Sameer P. Sethi*; In the United States District Court for the Eastern District of Texas, Sherman Division.

Civil Action No. 4:15:cv-00760-ALM; *Marcus A. Helt, Receiver for Sethi Petroleum, LLC and Sameer P. Sethi vs. Sambina Properties, Ltd., Sambina Brookview Center, Ltd., Sambina Homes, Ltd. and Sambina Trust*; In the United States District Court for the Eastern District of Texas, Sherman Division.

Dear Jason:

I do not completely understand the miscommunication with regard to whether or not the Receiver is going to oppose the motion. However, I appreciate your confirmation that your clients have changed their position with regard to this matter. Again, I assume you have thoroughly discussed the issue with Joshua Sandler, the prior attorney. Mr. Sandler had agreed to resolve the entire matter. We had notified the Court of that settlement. Plus, oral settlements are enforceable in Texas. Are you claiming that Mr. Sandler did not have the authority to enter into a settlement? Are you simply saying your client has a right to change their mind after agreeing to a settlement? Again, I drafted the proposed motion and sent it to Mr. Sandler, and he approved of same. I just need to know what your client's position will be. If your client is trying to breach a settlement, I just need to know if that is your final position. Please let me know your thoughts. I understand you are the new attorney, but at the same time, my client had a settlement with the authorized representative and attorney of your client.

The other issue that I mentioned in my prior email is whether or not you are going to formally make appearances for all of the different Sethi Interpleader Defendants. Originally, your client had an original attorney before Josh Sandler, and he agreed to make appearances. He said on the telephone and he said so in writing. Again, I refer you to the motion to reconsider the



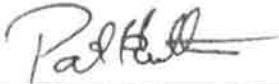
Jason Vanacour  
November 11, 2016  
Page 2

interpleader. In the original motion to approve interpleader, there was a footnote stating that the attorney was going to make those appearances. Bottom line, I had sent a federal rules of civil procedure waiver of service letters. I have tried to work with opposing counsel with regard to not running up the costs of trying to effectuate service to all of the different parties. Plus, Joshua Sandler had agreed to also waive service and make appearances. I do not know if his email to the Court constitutes an appearance. To my knowledge, he never filed a formal appearance. Again, I just need to know your position as to whether or not the prior attorney's representation that appearances would be made is not binding on a new attorney. I may need to file a motion with the Court with regard to the service costs, and the Court will then make a decision on all the fees I have incurred and service costs incurred if I have to formally serve all of your clients. We may agree to disagree on the first issue, but hopefully you will make an appearance for all of the Sethi Interpleader Defendants so we do not have to address the service and jurisdiction issue. Can you please give me a final confirmation on this issue?

Thank you for your cooperation and courtesies.

Very truly yours,

HIRSCH & WESTHEIMER, P.C.

By:   
William "Pat" Huttenbach

WPH/bd

cc: Joshua Sandler  
Kevin Perkins  
Jacob Stephens {firm}  
Montye Holmes {firm}

*Via Email*  
*Via Email*  
*Via Email*  
*Via Email*

## Pat Huttenbach

---

**From:** Pat Huttenbach <whuttenbach@hirschwest.com>  
**Sent:** Wednesday, November 16, 2016 6:52 PM  
**To:** Jason Vanacour  
**Subject:** FW: ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]  
**Attachments:** 2016-11-11 Letter to Jason Vanacour re various issues.PDF

I wanted to confirm you got the attached letter. I do not think I have heard back from you. I am about to file a new motion on the issues mentioned in the letter and also ask that the prior Motion to Reconsider be ruled upon by the court. I assume you will be opposing same, and please confirm.

I also need to know if you are contesting that Mr. Sandler's representations to the court on behalf of his clients constituted an appearance or if you will make an appearance for all the Sethi Interpleader Defendants and/or if you are going to argue that my client needs to obtain formal service over all of your clients? I just need to know your client's position so I can inform the court.

Thanks,  
Pat

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**From:** Pat Huttenbach  
**Sent:** Friday, November 11, 2016 6:14 PM  
**To:** [treypenny@anbtX.com](mailto:treypenny@anbtX.com); [johndavidson@anbtX.com](mailto:johndavidson@anbtX.com)  
**Cc:** Pat Huttenbach <whuttenbach@hirschwest.com>; Jacob M. Stephens <[jstephens@hirschwest.com](mailto:jstephens@hirschwest.com)>; Montye B. Holmes <[mholmes@hirschwest.com](mailto:mholmes@hirschwest.com)>; Beth Davis <[bdavis@hirschwest.com](mailto:bdavis@hirschwest.com)>; Jennifer K. Baumann <[jbaumann@hirschwest.com](mailto:jbaumann@hirschwest.com)>  
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## Pat Huttenbach

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**From:** Pat Huttenbach <whuttenbach@hirschwest.com>  
**Sent:** Wednesday, November 23, 2016 2:11 AM  
**To:** 'Jason Vanacour'  
**Cc:** Joseph R. Anderson  
**Subject:** FW: ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]  
**Attachments:** 2016-11-11 Letter to Jason Vanacour re various issues.PDF

I wanted to confirm you did not reply to my email and letter. You sent me an email earlier in this case about speaking and trying to work out certain issues, but I cannot now get you to respond. Can we not work out the appearance issues? I would prefer to not file motions but I do not see any other choice.

Thanks,  
Pat

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**From:** Pat Huttenbach  
**Sent:** Wednesday, November 16, 2016 6:52 PM  
**To:** Jason Vanacour <jvanacour@vanacourperkins.com>  
**Subject:** FW: ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]

I wanted to confirm you got the attached letter. I do not think I have heard back from you. I am about to file a new motion on the issues mentioned in the letter and also ask that the prior Motion to Reconsider be ruled upon by the court. I assume you will be opposing same, and please confirm.

I also need to know if you are contesting that Mr. Sandler's representations to the court on behalf of his clients constituted an appearance or if you will make an appearance for all the Sethi Interpleader Defendants and/or if you are going to argue that my client needs to obtain formal service over all of your clients? I just need to know your client's position so I can inform the court.

Thanks,  
Pat

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**From:** Pat Huttenbach

**Sent:** Friday, November 11, 2016 6:14 PM

**To:** [treypenny@anbtX.com](mailto:treypenny@anbtX.com); [johndavidson@anbtX.com](mailto:johndavidson@anbtX.com)

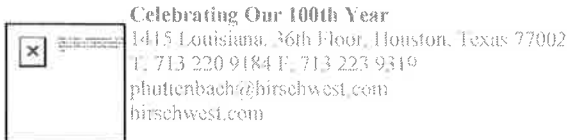
**Cc:** Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)>; Jacob M. Stephens <[jstephens@hirschwest.com](mailto:jstephens@hirschwest.com)>; Montye B. Holmes <[mholmes@hirschwest.com](mailto:mholmes@hirschwest.com)>; Beth Davis <[bdavis@hirschwest.com](mailto:bdavis@hirschwest.com)>; Jennifer K. Baumann <[jbaumann@hirschwest.com](mailto:jbaumann@hirschwest.com)>

**Subject:** ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]

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## Pat Huttenbach

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**From:** Jason Vanacour <jvanacour@vanacourperkins.com>  
**Sent:** Wednesday, November 23, 2016 8:48 AM  
**To:** Pat Huttenbach  
**Cc:** Joseph R. Anderson; Kevin Perkins  
**Subject:** Re: ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]

Pat,

We did not respond again to the same questions and allegations you made in your subsequent letters and emails as our position has not changed. Further, you have presented no law, as we requested, that my client cannot change its position on what was never an agreed motion by all parties. The motion is an indirect attempt to try and relieve your client of what we believe were improper actions and your attempt to strong arm my client by continued threats is unproductive to say the least. On that note, there is a second mediation scheduled for December 14, 2016 and this issue can be addressed after the mediation to save parties the potential time and money of motions being filed.

As for representing all parties, that too can be addressed after the mediation.

Thank you,  
Jason

Jason Vanacour  
From my iPhone.

On Nov 23, 2016, at 2:10 AM, Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)> wrote:

I wanted to confirm you did not reply to my email and letter. You sent me an email earlier in this case about speaking and trying to work out certain issues, but I cannot now get you to respond. Can we not work out the appearance issues? I would prefer to not file motions but I do not see any other choice.

Thanks,  
Pat

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**From:** Pat Huttenbach  
**Sent:** Wednesday, November 16, 2016 6:52 PM  
**To:** Jason Vanacour <[jvanacour@vanacourperkins.com](mailto:jvanacour@vanacourperkins.com)>  
**Subject:** FW: ANBT/Sethi: Letter to Jason Vanacour re various issues [IWOV-HIRSCHWEST.FID361240]

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Thanks,  
Pat

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[hirschwest.com](http://hirschwest.com)

**From:** Pat Huttenbach

**Sent:** Friday, November 11, 2016 6:14 PM

**To:** [treypenny@anbtX.com](mailto:treypenny@anbtX.com); [johndavidson@anbtX.com](mailto:johndavidson@anbtX.com)

**Cc:** Pat Huttenbach <[whuttenbach@hirschwest.com](mailto:whuttenbach@hirschwest.com)>; Jacob M. Stephens <[jstephens@hirschwest.com](mailto:jstephens@hirschwest.com)>;

Montye B. Holmes <[mholmes@hirschwest.com](mailto:mholmes@hirschwest.com)>; Beth Davis <[bdavis@hirschwest.com](mailto:bdavis@hirschwest.com)>; Jennifer K.

Baumann <[jbaumann@hirschwest.com](mailto:jbaumann@hirschwest.com)>

**Subject:** ANBT/Sethi: Letter to Jason Vanacoour re various issues [IWOV-HIRSCHWEST.FID361240]

Please see attached.

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